EXHIBIT 1

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT of MICHIGAN Name of Debjor, City of Detroit, Michigan NOTE: Do not sure this farril to michigan Gaso Namber: 13-53846 FEB 2 1 2014 NOTE: Do not sure this farril to michigan Gaso Namber: 13-53846 FEB 2 1 2014 Note: No person of office methy on administrative expense that critics after the bankruprey filting. VINCEN RATU Name and address where extices should be sent: VINCEN K. RATU Name and address where extices should be sent: VINCEN K. RATU Telephone number: 734-261.8348 minit: Raju & always of property. Name and address where payment should be sent (if different from above). Telephone number: 734-88-6857 cmail: Kulty purathu & gmail com L. Assount of Claim as of Date Case Field: \$ 500 000-00
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Telephone number 734-26-83/Remail: Lance and address where payment should be sent (if different from above): Continue of Claim as of Date Case Filed: S 500 000-00
Name and address where society should be some VINCEN K. RATU 16929 RYAN, LIVONIA, MI. 48/54 Telephone number 734.26.83 Remail: Paju & dwsd.org Name and address where payment should be sent (if different from above). SAME Telephone number 734.88.6857 cmail: Kultt purathu & gmgi) com L. Assount of Claim as of Date Case Filed: \$ 500,000.00
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L Amount of Claim as of Date Case Filed: 5 500 000 00
Mail or part of the chain is secured, complete item 4.
THE COURT WAS BUREST OF Other Charges in addition to Court of the Charges in addition to Charges in additional
2. Basis for Claims Breach the Original Employment Contract (See instruction #2)
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4 Section (See instruction (See)
Check the supersynists box if the claim is secured by a lien on property or a rigid of secured claim, if says secured claim, if says included in secured claim, if says
Party of groperty or right of setoff OReal Essen Theory White
Value of Property: 5
Amount Interest Rate (when case was (Red) % DPixed or DVatable Amount Unsecured: 5 500 000 . 4 0
\$ 700,000
5. Amount of Claim Ratified to Priority as an Administrative Expense under 11 U.S.C 83 503(b)(9) and 507(a)(2).
5h. Amount of Claim Otherwise Emitted to Priority. Specify Applicable Section of 11 U.S.C. §
6. Credits. The amount of all payments on this claim has been credited for the purpose of making this proof of chains. (See instruction 86)
residing exceptible control are reducted copies of any documents that support the claim, such as promoscory protes any control and the control
buildence of perfection of a section tolered by FRIP 3001(c)(3)(A). If the cisins is secured, box 4 has been committed, and instanted continue of contracted continue of the cisins as described and instanted continue of the cisins as described as a secured contracted continue of the cisins as described as a secured contracted continue of the cisins as described as a secured contracted contracte
Tribe documents are not available, please explain:
8. Signature: (See instruction # 8) Check the appropriate box.
A I am the creditor. O I am the creditor's authorized agent. O I am the trustee of the debtor. O I am a guaranter surely indepose of other codebbox.
or their authorized agent. (See Bankruptcy Rule 3005.) (See Bankruptcy Rule 3005.)
I declare under pecualty of perjury that the information provided in this claim is true and correct to the best of my knowledge, information, and reasonable belief. Print Name: VINCEN KATU
Title HUMLY FICAL CHEMICA
Complay: CITY OF DETRO IT. OVERTER Address and telephone number (if citeress from notice address above): (Signature) (Date)
Telephone number: emeil: Penalty for presenting fraudation claim: Fine of up to \$500,000 or imprisonment for up to \$ vars or both 18::5.0.55.157 and 16:1

EXHIBIT 2

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

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In re : Chapter 9

CITY OF DETROIT, MICHIGAN, : Case No. 13-53846

Debtor. : Hon. Steven W. Rhodes

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ADR NOTICE

Service Date: April 11, 2014

Designated Claimant(s): Vincen Raju

Address: 16929 Ryan, Livonia, MI 48154

Designated Claim Number(s): 2650

Amount(s) Stated in Proof(s) of Claim: \$500,000.00

THIS ADR NOTICE IS BEING SENT BY, AND RESPONSES SHOULD BE DIRECTED TO:

Steven H. Schwartz (P41721)
Attorney for City of Detroit Water & Sewerage Department
Steven H. Schwartz & Associates, P.L.C.
31600 W. Thirteen Mile Road, Suite 125
Farmington Hills, MI 48334
(248) 626-7500

Deadline to Respond: May 9, 2014

By this ADR Notice, the City of Detroit (the "City") hereby submits the above-identified claim(s) (the "Designated Claim(s)") in the City's chapter 9 case to alternative dispute resolution, pursuant to the procedures (the "ADR Procedures") established by the Order, Pursuant to Sections 105 and 502 of the Bankruptcy Code, Approving Alternative Dispute Resolution Procedures to Promote the Liquidation of Certain Prepetition Claims (Docket No. 2302), entered by the United States Bankruptcy Court for the Eastern District of Michigan (the "Bankruptcy Court") on December 24, 2013. A copy of the ADR Procedures is enclosed for your reference.

The City has reviewed your Designated Claim(s) and, pursuant to the ADR Procedures, offers the amount(s) set forth below as a general unsecured nonpriority claim in full and final settlement of your Designated Claim(s) (the "Settlement Offer").

You are required to return this ADR Notice with a Permitted Response (as defined below) to the Settlement Offer by no later than the **Deadline** to **Respond** indicated above.

In addition, to the extent your most recent proof(s) of claim does not:
(a) expressly identify each and every cause of action and legal theory on which you base your Designated Claim(s); (b) include current, correct and complete contact information of your counsel or other representative; or (c) provide all documents on which you rely in support of your Designated Claim(s), you hereby are requested to provide all such information and documentation with your Permitted Response.

IF YOU DO NOT RETURN THIS ADR NOTICE WITH THE REQUESTED INFORMATION AND A PERMITTED RESPONSE TO THE SETTLEMENT OFFER TO **STEVEN H. SCHWARTZ** SO THAT IT IS RECEIVED BY THE DEADLINE TO RESPOND, YOU WILL BE DEEMED TO HAVE REJECTED THE SETTLEMENT OFFER AND THE LIQUIDATION OF YOUR DESIGNATED CLAIMS WILL ADVANCE TO CASE EVALUATION AS SET FORTH IN SECTION II.B OF THE ADR PROCEDURES.

IN ADDITION, YOU ARE REQUIRED TO INDICATE EXPRESSLY WHETHER YOU CONSENT TO **BINDING ARBITRATION** IF YOUR DESIGNATED CLAIM CANNOT BE SETTLED THROUGH THE OFFER EXCHANGE PROCEDURES OR CASE EVALUATION. PLEASE COMPLETE THE APPROPRIATE BOX BELOW TO INDICATE WHETHER YOU DO NOT CONSENT TO **BINDING ARBITRATION**. IF YOU DO NOT COMPLETE THE BOX BELOW, YOU WILL BE DEEMED TO HAVE REJECTED BINDING ARBITRATION WITH RESPECT TO YOUR DESIGNATED CLAIM. PLEASE NOTE THAT YOUR CONSENT TO **BINDING** ARBITRATION CANNOT SUBSEQUENTLY BE WITHDRAWN.

In addition, any attempt to opt out of binding arbitration in the response to this Notice shall be ineffective if you previously have consented in writing (either prepetition or postpetition) to binding arbitration as a means to resolve your claim(s). Details about the arbitration process, including the sharing of fees, are set forth in Section II.C of the ADR Procedures.

Note that binding arbitration will only take place if *all parties* to a claim dispute – including the City – agree to submit the dispute to arbitration.

YOU MUST RESPOND TO THE FOLLOWING SETTLEMENT OFFER:

Settlement Offer: The City offers you an allowed general unsecured nonpriority claim in the amount of [\$1.00] against the City in full satisfaction of your Designated Claim(s), to be satisfied in accordance with any plan of adjustment of debts confirmed and implemented in the City's chapter 9 case.

The only permitted responses (the "Permitted Responses") to the Settlement Offer are (a) acceptance of the Settlement Offer or (b) rejection of the Settlement Offer coupled with a counteroffer (a "Counteroffer"). Accordingly, please select your Permitted Response below:

I/we agree to and accept the terms of the Settlement Offer.
<u>or</u>
I/we reject the Settlement Offer. However, I/we will accept an
allowed general unsecured claim against the City in the amount of in full satisfaction of the Designated Claim(s), to be satisfied in
accordance with any plan of adjustment of debts confirmed and implemented in the City's chapter 9 case.

SECTION II.A.3 OF THE ADR PROCEDURES SETS FORTH THE RESTRICTIONS ON COUNTEROFFERS. YOUR COUNTEROFFER MAY NOT INCLUDE UNKNOWN, UNLIQUIDATED OR SIMILAR AMOUNTS AND MAY NOT EXCEED THE AMOUNT OR IMPROVE THE PRIORITY SET FORTH IN YOUR MOST RECENT TIMELY FILED OR AMENDED PROOF OF CLAIM. YOU MAY NOT AMEND YOUR PROOF OF CLAIM SOLELY FOR THE PURPOSE OF PROPOSING A COUNTEROFFER OF A HIGHER AMOUNT OR A BETTER PRIORITY. IF YOU RETURN THIS FORM WITH A COUNTEROFFER THAT DOES NOT COMPLY WITH THE TERMS OF THE ADR PROCEDURES YOU WILL BE DEEMED TO HAVE REJECTED THE SETTLEMENT OFFER AND THE LIQUIDATION OF YOUR DESIGNATED CLAIMS WILL ADVANCE TO CASE EVALUATION AS SET FORTH IN SECTION II.B OF THE ADR PROCEDURES.

Please indicate below whether you consrespect to the Designated Claim(s):	sent to binding arbitration with
I/WE CONSENT TO BINDING	G ARBITRATION.
I/WE DO NOT CONSENT TO	BINDING ARBITRATION.
I acknowledge that my/our consent to be cannot be withdrawn.	oinding arbitration, once given,
	Designated Claimant's Authorized Representative
Ву	Signature : Print Name and Title
Da	
Ву	•
	Print Name and Title

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re	
CITY OF DETROIT, MICHIGAN,	Chapter 9
Debtor.	Case No: 13-53846
	Hon. Steven W. Rhodes

PROOF OF SERVICE

The undersigned, being first duly sworn, deposes and says that s/he served a copy of (1) ADR Notice and (2) Proof of Service upon Vincen Raju, Claimant, via first class mail, by enclosing copies of the same in an envelope(s) clearly addressed to him at 16929 Ryan, Livonia, Michigan 48154, having fully prepaid postage thereon affixed and by depositing said envelope(s) in the United States Mail on April 11, 2014.

Tara Adams

DWSD/ADR/Raju/POS

EXHIBIT 3

UNITED STATES DISTRICT COURT

Hon. Steven Rhodes

RECEIVED OCT 3 0 2014

Notification of the Results of Case Evaluation

TITLE	0405 1440550
Raju, Vincen vs City of Detroit Water and Sewerage Department	CASE NUMBER
1.1.1.2.1 1.1.1.2.1 1.	13-538467

TO: F Steven Schwartz 31600 W 13 Mile Rd Ste 125 Farmington Hills, MI 48334-2165

ATTORNEY COPY

THIS CASE WILL PROCEED TO TRIAL AS THE COURT MAY DIRECT

AWARD RESULTS SUMMARY

	Award Informa	ition	Pa	rties Involve	d .	
#	AMOUNT	STATUS	FOR		AGAINST	Result
1	\$100.00	Unanimous	1	vs.	2	Rejected

ATTORNEY / PARTY AWARD RESPONSES

		Party Information	Attorney Information
TYPE	#	NAME	BAR # / NAME / PHONE #
P	1	Vincen Raju REJECTS (NO RESPONSE) AW	X11743 : Vincen Raju ARD #1
D	2	City of Detroit Water and Sewerag ACCEPTS AWARD #1	el P41721 : Sleven Schwartz : (248) 626-7500